

## UTAH MUST HURRY TO GET CRIMINALS

Attitude of State Causes Annoyance to Department at Washington.

## MAKES IT LOOK FOOLISH

COMPLICATIONS IN CASE OF DE-FAULTING JAPS.

This is the situation. Three Japs charged with embezzling thousands of dollars belonging to their countrymen in Utah, are under provisional detention in Japan by request of the department of state at Washington; the state department at Washington fears it is about to be made "foolish" in the eyes of Japan; the state of Utah is awaiting advice from Washington before taking further action, according to an announcement at Governor John C. Cutler's office yesterday; thirty-seven Japs and twelve business firms of Box Elder county are still mourning the loss of \$16,042; the alleged criminals will escape prosecution unless the state of Utah hurries.

The three Japs charged with embezzlement are J. Okamoto, I. Nakayama and Nagamoto. They were custodians of money belonging to Japanese laborers employed in the beet fields and about the sugar factory in Box Elder county. They left suddenly last fall, leaving obligations of \$16,042. Of this amount \$11,550 belonged to the Japanese laborers. The rest of the shortage consisted of amounts due business firms and other Americans of Box Elder county, including the Garland Banking company and the Utah Sugar company.

### Requests They Be Held.

Warrants charging the three Japs with embezzlement were issued in Box Elder county after the men disappeared. Governor Cutler received a telegram from Elihu Root, secretary of state, in December, saying the state department had reason to believe the three Japs were on a steamer en route to Japan, and asking whether warrants were out against the men in Utah. The governor replied that he understood warrants were out and asked that the men be detained for extradition at the Japanese port. Either the men were not on that steamer or they escaped detection when the vessel reached Japan, but they were taken into custody in Japan by request of the state department later, according to advice to The Herald from Washington.

### Department Acts Again.

The next move was made in Utah. Governor Cutler wrote to the state department to say that Utah had no funds to pay the cost of extradition, which would cost \$1,000 to \$2,000, and that he would not take up the matter of extradition unless the men that lost the money would bear the expense. Following the receipt of the governor's letter, the state department cabled to the Japanese governor to release the men. The governor then communicated with the state department again, expressly requesting that the men be taken into custody again, as the men that were defrauded had agreed to pay the cost of extradition. The state department again renewed its request to Japan, for the provisional detention of the three men. Japan replied to this by a cable asking the nature of the offense against the men to determine whether it was within the provisions of the extradition treaty. This request was referred to the governor about March 1, who replied by telegram about a week ago, giving the information requested and adding that the state of Utah was not willing to assume indefinite expenses for the extradition of the men.

### Department's Dilemma.

It was at this point that the state department began to feel that it was in the eyes of Japan. Under ordinary circumstances the department would have dropped the case at this point, as states are required to bear the expense of extraditing their criminals. But having made its request for detention twice, and having withdrawn it once, the department fears Japan will suspect the department of not knowing its own business if a second withdrawal is made. The department is further represented as holding that to drop the case now will be to serve notice to criminals that Utah offers a safe field for their operations, and that to drop the proceedings at this stage will tend to make the department slow to act on requests from Utah in future.

Another feature of the situation is that the period of provisional detention is only sixty days. The second request for detention was made about forty-five days in which to forward papers to Washington and from there to Japan. Unless the papers reach Japan before the expiration of the sixty days, the alleged criminals will be set at liberty and will be exempt from further proceedings.

### YOUR BOY AS WELL

#### AS OTHER BOYS

Needs a Savings Account with us, for who can predict what changes of fortune may be in store for you. Then if misfortune comes, your boy's future is provided for.

Remember this is the Children's Bank, and start an account today in the name of your son. One dollar will do to begin with.

### Salt Lake

#### SECURITY & TRUST CO.,

Security & Trust Bldg.,

32-34 Main Street.

Capital and Surplus,

\$300,000.00.

## LOVEY'S OBSEQUIES ARE ARRANGED

Take Place Thursday From Church Where He Was Married.

## BODY HAS ARRIVED HOME

MANY TELEGRAMS AND CALLS AT RENO HOSPITAL.

At St. Paul's chapel, where he was married three and a half years ago, the funeral of Alan L. Lovey will take place at 2 o'clock tomorrow afternoon. The service will be in charge of Rev. Charles E. Perkins, rector of St. Paul's, who performed the marriage ceremony. Further details of the funeral will be arranged today by committees of the Elks and of the church after consultation with Mr. Lovey's wife and mother.

The body arrived at the Rio Grande station at 8 o'clock last night. With it were Mr. Lovey's wife and their infant daughter, Mr. and Mrs. A. H. Dutton, Mrs. G. W. Hart and Mrs. A. H. Dutton. Mrs. Hart and Mrs. G. W. Hart, a cousin of Mr. Lovey's, had gone to Ogden to meet the party. After their arrival in Salt Lake, Mrs. Lovey and her baby were driven to Mrs. Hart's apartment in the Kensington, on North Main street, where they passed the night. News of their arrival was taken at once to Mr. Lovey's mother, at her home, 40 Rosella street. Mr. Lovey's body was taken to Evans' undertaking rooms.

Rev. Mr. Perkins went to Ogden last night to meet the party, but owing to changes in plans as a result of the lateness of the train from Reno, he failed to meet it.

### Expressions From Friends.

Mr. Dutton, who was associated with Mr. Lovey in his work in Nevada and was with him from the time of his seizure until his death, tells in affecting words the story of his friend's illness. He says Mr. Lovey never lost his courage for an instant, but made the bravest possible fight against the disease. One of his last acts was to give voice to messages of thanks to his friends, his physicians and the nurses that had attended him. More than 24 telegrams of inquiry and sympathy were received at Reno during the illness. Many of these were from persons who had never heard of him, but all showed the same spirit of affection and concern.

Mr. Lovey, a native of Utah, was born in Vermilion, Utah, and was a friend of Mr. Lovey, traveled 20 miles, from Vermilion to Reno, to visit the sick man, and many other friends from Utah called at the hospital before his death.

Preliminary arrangements for the funeral were made in line with Mrs. Lovey's wishes, at a meeting of the committee of the Elks and the Press club last night. The Elks were represented by A. J. Dutton, J. P. Pitt, J. H. Thompson, J. H. Silks and C. M. Fred. The Press club committee consists of Ernest J. Evans, S. A. Johnson, Charles Whittle, Frank Ellis, Isaac Russell, William Iglehart and A. G. Mackenzie. Both organizations will be well represented at the funeral.

(Special to The Herald.)

## GOVERNOR GIVES BANQUET

Members of the Legislature Entertained by Chief Executive at Commercial Club.

Governor John C. Cutler last evening banqueted the members and employees of both houses of the legislature at the Commercial club. Other guests were present, including Reed Smoot and George Sutherland, members of the legislature; James H. Moyle, Democratic candidate for governor at the last election; Joseph Howell, congressman, and Judge William H. King, former congressman.

Colonel George B. Squires acted as toastmaster and, besides speeches by the above named guests, President Stephen H. Love of the senate, Speaker Harry S. Joseph of the house, Representatives Tolson and Thompson, and Mrs. D. E. Eichner, minute clerk of the senate, responded to toasts.

In his address, Senator Smoot spoke of his gratitude to the people of Utah for the support which they had given him and said that he felt that his victory was not a personal one but a victory of the people. "I have stood for religious freedom and I have won," said the senator, and his applause which greeted these remarks was loud.

In closing the audience sang "America."

## VETERAN SEEKS DAUGHTER

Old Man Writes to Salt Lake for Address.

Sheriff Emery received a letter yesterday from Charles Thompson, a soldier 74 years of age and an inmate of the Montana Soldiers' home at Columbia Falls, asking for news of his two daughters, Annie E. and Nell Thompson. The latter, he says, is married, and the former prior to eight years ago resided at 24 Jeremy street. He doesn't know the present address of either, and has heard nothing from them for the last eight years. "I would like to see them before I pass away," the letter concludes, "and if they are there I might come to live in Salt Lake, where I formerly lived for many years. My pension is sufficient for me to live there."

## BUSY DAY IN PROSPECT.

Board of Works to Open Bids Tomorrow.

Thursday morning next promises to be one of the busiest days for some time in the office of the board of public works. At 10 o'clock that day the board will open all bids for cement sidewalks, water mains, enlargement of the water system, pipe sewers from stone block crosswalks, covering all work to be done in the way of public improvements during the present year. Sidewalk extension No. 108 is separate from the general sidewalk work contemplated during the year, and consists of fifty miles of sidewalks east of State street and south of Ninth South to the city limits.

## HELLO GIRLS STRIKE.

Bell Company Experiencing Trouble at Billings, Mont.

The central girls on the Bell telephone system at Billings, Mont., have struck for higher wages, and D. W. Murray, general manager of the company, left Salt Lake yesterday for that city to settle the trouble.

H. L. Thomas, assistant to the general manager, has resigned from the Bell company's service, to take effect May 1. Mr. Thomas has under consideration a position with the Pacific States Telephone company. He has been in the employ of the Bell company seven years.

Easter lilies at the Flower Shop, under National Bank of Republic.

## FARMINGTON BOASTS A WHITE ROBIN WHICH IS CHUMMING WITH REDBREAST

Farmington boasts a white robin—probably the first of its kind in this section of the state.

The discovery was made about two weeks ago when James Stevenson espied the bird early one morning on his front walk. Mr. Stevenson refused to believe his eyes and called a neighbor. Together they watched the white-feathered songster as it hopped about on the sidewalk. While they watched it was joined by a red-feathered robin, evidently its mate. Since that morning the two robins have been seen together, and have been part of the daily farmington people have listened to the tale of the white bird with winks and smiles until led by enthusiastic friends to see the robin for themselves.

Forthwith amusement changed to amazement.

L. E. Abbot was among the skeptical ones until yesterday morning. "I laughed at the story for a while," he said last night. "Yesterday morning I got up early to see what there was in it. At 5:30 o'clock, in front of Mr. Stevenson's place, I saw the robin. It is almost perfectly white. One wing has one or two dark feathers, and there is a dark feather on its back, otherwise it is pure white. It is apparently the female bird of the pair, its mate being a regular redbreast. I expect that the new come where near the court house this summer."

The white-breast is the chief center of interest in Farmington and every effort is being made to induce the strangely mated visitors to stay in town during the summer months.

## LOCAL BRIEFS

GUARDSMEN WILL DANCE.—Company C. will give a dance Friday evening in the armory.

DIES IN NEVADA.—Joseph Organ, who was associated in business with George W. Morgan of this city, died Monday in Mill City, Nev.

TEN-POLY BOY.—A ten-poly baby boy arrived at the home of Mr. and Mrs. Edwin Johanson, 308 South State street, Tuesday morning.

SIRIENS TO MEET.—Nobles of El Kalah temple, Mystic Shrine, are planning for their annual ceremonial session in Salt Lake March 25.

BODILY FUNERAL.—The funeral of Joseph Hodgins, the old blind man, who died Monday, will be held at 11 o'clock Thursday morning from the Thirteenth ward meeting house.

JUVENILE BAND CONCERT.—The juvenile band has been engaged to give a concert at 8 o'clock Saturday night. This will be the band's debut for the coming season.

CONTRACT AWARDED.—The Jordan school board yesterday let the contract for the erection of the new school building at Sandy. The building is to be roofed over and one floor finished by Sept. 1 of this year. The contract was awarded to Matt Gibbs and the Mill company at Murray for \$27,000.

GIBSON WANTS WORK.—G. W. Gibson, 284 Third East, is in search of employment. Mr. Gibson lost his home, as well as his position as nightwatchman, in the San Francisco disaster. He has lost one eye and the other is in a condition to preclude any strain. Any light employment would be very welcome to him.

## TAFI'S BILL IS NOW LAW

Governor Signs Flag Measure and Writes Letter to Widow.

Governor Cutler yesterday mailed a letter to Mrs. Seth Taff's widow, the member of the legislature from Wayne county, who was killed Feb. 22 in a railroad accident at Bingham, informing her that he had approved the bill introduced by her husband providing that the United States flag shall be displayed on the schools throughout the state on legal holidays and "Flag day."

"I trust that this remembrance as this," writes the governor, "and the assurance that reaches you from every person who had the privilege of knowing your husband of the high regard in which he was and still is held, will do much to soften the great blow you suffer in his departure."

## N. G. U. INSPECTIONS.

Dates Are Announced at Adjutant General's Office.

In a general order issued at the office of E. A. Wedgwood, acting adjutant general of the national guard of Utah yesterday, dates for inspection of the organizations are fixed as follows:

Company B, First infantry, Ogden, April 15.

Headquarters, band and company C, First infantry, Salt Lake City, April 16.

First battery, field artillery, signal corps and hospital corps, Salt Lake City, April 17.

Company A, First infantry, Nephi, April 18.

Company F, First infantry, Mant, April 19.

Company D, First infantry, Mt. Pleasant, April 20.

The commands will meet for inspection at 8 o'clock p. m. in the case of the companies named. The rating of the guard in the war department at Washington will be based on the showing at these inspections, and commanding officers are urged to have as many men as possible present.

## PHOTOGRAPHERS HERE.

Experimenting Under Direction of Experts.

Salt Lake is entertaining the members of the International Photographers' association this week. The photographers are meeting in annual convention at the C. R. Savage gallery, where they are experimenting with new electric lamps and a multitude of other devices used by the profession.

The photographers will be in session until Thursday night. This is the first meeting the association has held in Salt Lake.

## THE FRAGRANCE OF

### "JANICE"

permeates every nook and corner of this Drug Store today.

The occasion is the demonstration of the "Janice" odor in Face Powder, Toilet Water, Cold Cream and the Extract.

Perfumery Pleasure for all visitors today.

## SCHRAMM'S

"Where the Cars Stop."

## LOVEY'S FINGER MAY BE PREPARED

Book Containing Reproductions of His Best Work Is Suggested.

To The Salt Lake Herald:

A few weeks ago Alan Lovey was in my office upon business connected with the time of his death. The subject of his work as newspaper cartoonist came up and he volunteered the information that much of his best work in the shape of original drawings had been allowed to perish through neglect. He said he intended to make a search through the office of his papers and in other places to see how much of it could be recovered and preserved, and knowing the writer's interest in such things, he offered to permit him to select such things as he desired, expressly refusing to entertain the idea of accepting any compensation therefor.

It has occurred to me that with a little push the Press club might gather up many of the drawings, and that if enough of them could be secured and a sale made of them at public auction, I am sure that his many friends and admirers would be glad to purchase at liberal prices, thus not only securing mementos of a brilliant and a lovable character, but at the same time contributing in a small way to the wellbeing of those who were dependent upon him.

He set great store by a drawing of Lincoln, which he seemed to think his best work. If his family were to be left with it, I have no doubt it could be disposed of at a handsome figure.

March 12. E. B. C.

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## MRS. HILTON FILES THREE MORE SUITS

Demands One-third Interest As Widow of John R. Park.

## SALT LAKE CITY SUED

FALLING SIGN IS BASIS OF DAMAGE CASE.

Three new suits were filed yesterday by Annie F. A. Hilton against Rosy Bierer and wife, J. Willard Squires and wife, Nellie M. Blair and Gideon Snyder and wife, asking for the restitution of one-third of properties now held by the defendants. The suits are filed in accordance with the decision of the supreme court making Mrs. Hilton heir as widow of John R. Park.

Salt Lake City is defendant in a suit for \$4,000 damages, filed by Jennie Larson yesterday. The complaint alleges that she was walking along Second South street Nov. 15, 1906, and when opposite the corner of Commercial and Second South streets, a hanging sign was blown down and fell on her, cutting her nose and otherwise injuring her. The complaint sets forth that she submitted a claim to the council after the accident asking to be reimbursed for money paid out for medical attention rendered necessary by her injuries, but that the city refused to allow the claim.

## THREE WIVES SEEK DIVORCE

Drunkenness, Desertion and Non-Support Figure in Complaints Filed Monday.

On the ground that her husband, Harold P. Hendrickson, is an habitual drunkard and for more than a year past has failed to provide her with the common necessities of life, Camilla J. Hendrickson yesterday filed suit for divorce in the district court. The two were married in Salt Lake, Dec. 20, 1906. In October, 1906, Hendrickson left Salt Lake and went to Nevada, where he has since resided. Besides the divorce, Mrs. Hendrickson asks the restoration of her maiden name, Camilla J. Neilson, and alimony at the rate of \$40 a month.

Caroline Jensen yesterday filed suit for divorce against her husband, James Jensen, on the ground of desertion and failure to support. The couple were married at Mant, Sept. 25, 1894, but for some time past have resided in Salt Lake City. The complaint sets forth that the husband deserted her in the spring of 1906 and has since lived apart from her, against her will and without her consent.

Edith C. Chilver yesterday filed a suit for divorce against her husband, Charles J. Chilver, on the grounds of non-support. They were married in 1887 at Windsor, Canada, and have four children, ranging in age from 6 to 19 years. The complaint alleges that for more than eight months past Chilver has failed to contribute to his wife's support.

## Court Notes.

C. E. Lloyd yesterday filed suit in the district court against the Utah Knitting works to quiet title to a tract of 80 acres of land.

Judge Armstrong yesterday granted a divorce to Elizabeth S. Tillyer from her husband, Robert Tillyer, on the grounds of desertion. The evidence in the case was taken some time ago.

William Mack Brown yesterday filed application for letters of administration of the estate of his son, George J. Brown. The only heirs are the father and mother, and the value of the estate is fixed at \$20.

Julia Welsh yesterday entered suit against F. H. Holzheim in the district court asking judgment against the defendant for the amount of a judgment already obtained including costs